

Den

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

John LONG et al

Appln. No.: 10/714,908

Filed: November 18, 2003

For: IMPROVEMENT IN SHOCK WAVE TENDERIZATION...

Conf. No.: 3990

Art Unit: 1761

Examiner: D.E. BECKER

Washington, D.C.

April 4, 2007

Atty. Docket: LONG=23B

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Customer Service Window, Mail Stop Amendment Honorable Commissioner for Patents U.S. Patent and Trademark Office Randolph Building, 401 Dulany Street Alexandria, Virginia 22314

Sir:

The examiner's statement of reasons for allowance incorrectly states that claim 1 defines over the prior art of record because the prior art does not teach, suggest, nor render obvious the meat being confined and "compressed to eliminate any air pockets while tightly sealed with in a tunnel" during the shock wave treatment.

This is not entirely correct because the last clause of claim 1 recites that the meat "is confined, compressed to attempt to eliminate any air pockets in the meat, and tightly sealed within a tunnel" during the shock wave treatment.

Respectfully submitted,

BROWDY AND NEIMARK, P.L.L.C. Attorneys for Applicant

By

Sheridan Neimark Registration No. 20,520

SN:smb:kq

Telephone No.: (202) 628-5197 Facsimile No.: (202) 737-3528

G:\BN\H\HYDQ\long23B\pto\2007-04-04 Comments on Statement.doc